ANTHONY R. GALLAGHER Federal Defender Federal Defenders of Montana 104 2nd Street South, Suite 301

Great Falls, Montana 59401

 $anthony_gallagher@fd.org$

Phone: (406) 727-5328 Fax: (406) 727-4329

Attorneys for Defendant Shad Huston

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA GREAT FALLS DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

VS.

SHAD JAMES HUSTON,

Defendant.

Case No. CR 14-46-GF-BMM Case No. CR 14-47-GF-BMM Case No. CR 15-35-GF-BMM Case No. CR 15-42-GF-BMM

DEFENDANT HUSTON'S UNOPPOSED MOTION TO CONSOLIDATE KASTIGAR HEARINGS

The Court has set a Motions hearing for September 15, 2015, at 10 a.m. (Doc. 158, Text Order entered in CR 14-46-GF-BMM and Doc. 238, Text Order entered in CR 14-47-GF-BMM) to consider motions previously filed – *Motion in Limine Regarding Uncharged Conduct, Immunized Information and Admissions Now Withdrawn*. (Doc. 88 in CR 14-46-GF-BMM and Doc. 132 in CR 14-47-GF-BMM).

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Shad James Huston, Defendant, by and through his attorneys, Anthony R.

Gallagher and the Federal Defenders of Montana, hereby moves to consolidate the

hearing on his Motion in Limine Regarding Uncharged Conduct, Immunized

Information and Admissions Now Withdrawn (Doc. 88 in CR 14-46-GF-BMM and

Doc. 132 in CR 14-47-GF-BMM) with his Motion to Dismiss Superseding Indictment

Obtained Through the Use of Immunized Information Provided by Mr. Huston or to

Limit Trial Testimony. (See Doc. 234 in CR 14-47-GF-BMM; Doc. 13 in CR 15-35-

GF-BMM; and Doc. 8 in CR 15-42-GF-BMM). The claims are interrelated and

touch on the same *Kastigar* issues.

Pursuant to Local Rule, the United States has been contacted. Assistant U.S.

Attorneys Carl E. Rostad and Ryan G. Weldon do not oppose this Motion.

If the Court grants consolidation, undersigned Counsel nevertheless believes

a total of two hours of Court time should be required to address all outstanding

Kastigar claims.

RESPECTFULLY SUBMITTED this 28th day of August, 2015.

/s/ Anthony R. Gallagher

Federal Defenders of Montana 104 Second Street South, Suite 301 Great Falls, MT 59401 (406) 727-5328

CERTIFICATE OF SERVICE - L.R. 5.2(b)

I hereby certify that on August 28, 2015, a copy of the foregoing document was served on the following persons by the following means:

- 1, 2 CM-ECF 3 Mail 3 E-Mail
- 1. CLERK, U.S. DISTRICT COURT 3. SHAD JAMES HUSTON Defendant
- RYAN G. WELDON
 CARL E. ROSTAD
 United States Attorney's Office
 Counsel for the United States

/s/ Anthony R. Gallagher